Exhibit 1

Debtors' Twenty-First Omnibus Objection To Cross-Debtor Duplicate Claims

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
W. R. GRACE & CO., et al.,1) Case No. 01-01139 (JKF)
Debtors.) (Jointly Administered)
	Hearing Date: April 2, 2007 at 2:00 p.r.

DEBTORS' TWENTY-FIRST OMNIBUS OBJECTION TO CROSS-DEBTOR DUPLICATE CLAIMS (SUBSTANTIVE)

The above-captioned debtors and debtors in possession (the "Debtors"), by and through their undersigned counsel of record, file this Twenty-First Omnibus Objection to Claims (the "Twenty-First Omnibus Objection") to Cross-Debtor Duplicate Claims as defined herein. Each of the Claimants, or their affiliates, filed multiple identical claims for the same liability against multiple Debtors in these Chapter 11 Cases.

Over the last several month, the Debtors have renewed their efforts to resolve as many non-asbestos claims as possible. At present, there are approximately 1,000 open and active non-

The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co. Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., GC Limited Partners I, Inc., (f/k/a Grace Cocoa Limited Partners I, Inc.), GC Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc. GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation., W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (F/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

asbestos claims on the Claims Register. However, it is extremely misleading, and does not accurately reflect the potential liabilities of the Debtors, to have the Claims Register reflect 1,000 unresolved non-asbestos claims when at least 550 of those claims are duplicative in nature.² In support of this Objection, the Debtors state as follows:

Jurisdiction

- 1. This Court has jurisdiction over this matter under 28 U.S.C. § 1334. This matter is a core proceeding within the meaning of 28 U.S.C. §§ 157(b)(2)(A) and (O).
- 2. The statutory bases for relief requested herein are 11 U.S.C. §§ 105(a) and 502, Rules 3001 and 3007 of the Federal Rules of Bankruptcy Procedure (as amended from time to time, the "Bankruptcy Rules"), and Rule 3007-1 of the Local Rules of the United States Bankruptcy Court for the District of Delaware.

Background

3. On April 2, 2001 (the "Petition Date"), each of the Debtors in these chapter 11 cases filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code (as amended from time to time, the "Bankruptcy Code") commencing their respective chapter 11 cases (collectively, the "Chapter 11 Cases"). The Chapter 11 Cases have been consolidated for administrative purposes only, and, pursuant to sections 1107(a) and 1108 of the Bankruptcy Code, the Debtors continue to operate their businesses and manage their properties as debtors in possession.

Over the last several months, Debtors' counsel has been negotiating individual stipulations with certain of the claimants whose duplicate claims are being objected to herein. To the extent that the parties successfully execute a stipulation prior to the April 2, 2007 hearing date, the stipulation will be presented to this Court for approval and the relevant claims for such creditor will be removed from this Objection.

Claims Bar Date

4. By an order dated April 25, 2002, this Court set March 31, 2003 as the last date for filing proofs of claim for all pre-petition claims relating to asbestos property damage, non-asbestos claims (including all governmental claims), and medical monitoring claims (the "Bar Date"). In the fall of 2006, the Court also set a bar date for asbestos personal injury litigation claims pending as of the chapter 11 petition date. No bar date has been established for claims related to Zonolite Attic Insulation.

The Objection And Request For Relief

Cross-Debtor Duplicate Claims

- 5. By this Twenty-First Omnibus Objection, the Debtors object to, and seek an order disallowing and expunging the claims set forth in Exhibits A-C attached hereto³ for the reasons described herein:
 - (a) Each claim set forth as "Other Cross-Debtor Duplicate" in Exhibit A attached hereto is a claim that is duplicative of a claim previously filed against one or more other Debtors in these Chapter 11 Cases (the "Other Cross-Debtor Duplicate Claims") and for which the Debtors seek expungement of the claim;
 - (b) Each claim set forth as "Sealed Air Cross-Debtor Duplicate" in <u>Exhibit B</u> attached hereto is a claim that is duplicative of a claim previously filed by Sealed Air Corporation or one of its affiliates against one or more other Debtors in these

The classification of the claims set forth on the exhibits is the classification asserted on the filed proof of claim. The Debtors include such classification for the purpose of identifying the claim to which the objection applies. Unless otherwise stated, the inclusion of the classification shall not constitute an acknowledgement by the Debtors that such classification is correct or appropriate.

- Chapter 11 Cases (the "Sealed Air Cross-Debtor Duplicate Claims") and for which the Debtors seek expungement of the claim; and
- (c) Each claim set forth as "Fresenius Cross-Debtor Duplicate" in Exhibit C attached hereto is a claim that is duplicative of a claim previously filed by Fresenius Medical Care Holdings, Inc. or one of its affiliates against one or more other Debtors in these Chapter 11 Cases (the "Fresenius Cross-Debtor Duplicate Claims" and together with the Sealed Air Cross-Debtor Duplicate Claims and the OtheCross-Debtor Duplicate Claims, the "Cross-Debtor Duplicate Claims") and for which the Debtors seek expungement of the claim.
- 6. To the extent that one or more of these claimants have filed multiple claims against the various Debtors based on a theory of joint and several liability, the Debtors assert that only one claim against the Debtors' operating entity, W. R. Grace & Co-Conn. (Case No. 01-1140), is appropriate. The Debtors filed their Amended Joint Plan of Reorganization (the "Plan"), on January 13, 2005, proposing that as of the Effective Date (as that term is defined in the Plan), the Debtors shall be deemed consolidated under the Plan for Plan purposes only. Upon confirmation, each and every claim filed against any of the Debtors shall be deemed filed against the deemed consolidated Debtors and shall be deemed one claim against and obligation of the deemed consolidated Debtors. The relief requested herein simply affords the Debtors the administrative convenience of minimizing duplicative claims prior to plan confirmation, and does not substantively alter a claimant's rights in respect of these claims.
- 7. With respect to the remainder of the Cross-Debtor Duplicate Claims, the same Claimant, or its affiliates, filed multiple claims for the same alleged liability. The Debtors have

reviewed their books and records and do not show any separate or independent basis for liability by the entities against whom the Cross-Debtor Duplicate Claims are asserted.

- 8. Thus, each Cross-Debtor Duplicate Claim is duplicative of another claim filed against the proper Debtor in these Chapter 11 Cases -- the Debtors' operating entity, W. R. Grace & Co-Conn. (Case No. 01-1140) (the "Cross-Debtor Surviving Claim"). In the case where a claimant has not alleged a joint and several liability, the Cross-Debtor Duplicate Claims are also objectionable as having been filed against the wrong Debtor.
- 9. Accordingly, the Debtors seek entry of an order (i) disallowing and expunging each Cross-Debtor Duplicate Claim listed on Exhibits A-C and (ii) leaving unaffected each Cross-Debtor Surviving Claim listed on Exhibits A-C. This relief is necessary to both prevent a situation where a Claimant receives duplicative or additional recovery on its claim and to maintain a proper and accurate Claims Register.
- 10. Where a creditor has filed different documentation in support of the Cross-Debtor Duplicate Claim and the Cross-Debtor Surviving Claim, the Debtors will treat all filed documentation as having been filed in support of the Cross-Debtor Surviving Claim. The Debtors reserve their right to further object to any of the Cross-Debtor Surviving Claims listed on Exhibits A-C on any ground whatsoever.

Multiple Case Claims

- 11. By this Twenty-First Omnibus Objection, the Debtors also object to, and seek an order disallowing and expunging, to the extent appropriate, the Multiple Case Claims set forth in Exhibits D for the reasons described herein.
- 12. Each of these four creditors listed on Exhibit D filed one proof of claim but noted that such claim was filed against Cases 01-1139 01-1200 (the "Multiple Case Claims"). The Debtors' Claims Agent, Rust Consulting, has only assigned one claim number to each of these

four Multiple Case Claims. To the extent appropriate, for the same reasons set forth for the Cross-Debtor Duplicate Claims above, the Debtors seek entry of an order (i) disallowing and expunging each of the four Multiple Case Claims listed on Exhibit D against Cases 01-1139 and 01-1141 - 01-1200 and (ii) leaving unaffected each Multiple Case Claims listed on Exhibit D against Case 01-1140.

Separate Contested Matters

13. If a response is filed regarding any claim listed in the Twenty-First Omnibus Objection and the Debtors are unable to resolve such response, the corresponding claim and the objection by the Debtors thereto asserted in the Twenty-First Omnibus Objection shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014. Any order entered by the Court regarding an objection asserted in the Twenty-First Omnibus Objection shall be deemed a separate order with respect to each claim.

Responses to Omnibus Objections

14. To contest an objection, a Claimant must file and serve a written response to this Twenty-First Omnibus Objection (a "Response") so that it is received no later than 4:00 p.m. (Eastern Time) on March 16, 2007. Every Response must be filed with the Office of the Clerk of the United States Bankruptcy Court for the District of Delaware: 824 Market Street, Wilmington, Delaware 19801 and served upon the following entities, so that the response is received no later than 4:00 p.m. (Eastern Time) on March 16, 2007, at the following addresses:

Kirkland & Ellis LLP 777 South Figueroa Street, 37th Floor Los Angeles, California 90017 Attn: Lori Sinanyan

-and-

Pachulski Stang Ziehl Young Jones & Weintraub LLP 919 North Market Street, 17th Floor P. O. Box 8705 Wilmington, Delaware 19899-8705 (Courier 19801)

Attn: James E. O'Neill

Co-Counsel for the Debtors

- 15. Every Response to this Twenty-First Omnibus Objection must contain at a minimum the following:
 - a caption setting forth the name of the Court, the name of the Debtors, the case
 number, and the title of the Twenty-First Omnibus Objection to which the
 Response is directed;
 - (b) the name of the Claimant, his/her/its claim number, and a description of the basis for the amount of the claim;
 - (c) the specific factual basis and supporting legal argument upon which the party will rely in opposing the Twenty-First Omnibus Objection;
 - (d) any supporting documentation, to the extent it was not included with the proof of claim previously filed with the Clerk or Claims Agent, upon which the party will rely to support the basis for and amounts asserted in the proof of claim;
 - the name, address, telephone number, and fax number of the person(s) (which may be the Claimant or the Claimant's legal representative) with whom counsel for the Debtors should communicate with respect to the claim or the objection and who possesses authority to reconcile, settle, or otherwise resolve the objection to the Disputed Claim on behalf of the Claimant.

16. If a Claimant fails to file and serve a timely Response, the Debtors may present to the Court an appropriate order disallowing and expunging the claim without further notice to the Claimant or a hearing.

Replies to Responses

17. The Debtors may, at their option, file and serve a reply to a Claimant's Response.

Reservation

- 18. The Debtors hereby reserve the right to object in the future to any of the claims listed in this Twenty-First Omnibus Objection or on the exhibits attached hereto on any ground, and to amend, modify, and/or supplement this Twenty-First Omnibus Objection, including, without limitation, to object to amended claims and newly-filed claims. Separate notice and hearing will be scheduled for any such objection.
- 19. Notwithstanding anything contained in this Twenty-First Omnibus Objection or the attached exhibits, nothing herein shall be construed as a waiver of any rights that the Debtors may have (a) to bring avoidance actions under the applicable sections of the Bankruptcy Code against the holders of claims subject to the Twenty-First Omnibus Objection; or (b) to exercise their rights of setoff against the holders of such claims relating to such avoidance actions.

Notice

- 20. The Debtors will serve copies of this Twenty-First Omnibus Objection (with all exhibits) on the Office of the United States Trustee and on all parties that have requested that they be served with all pleadings filed in these cases pursuant to Bankruptcy Rule 2002 (the "2002 List").
- 21. Bankruptcy Management Corporation, the Debtors' reconciliation agent, will serve a copy of the Twenty-First Omnibus Objection and the exhibits thereto upon those creditors that have filed claims that are affected by the Twenty-First Omnibus Objection.

22. The Debtors submit that notice of this Twenty-First Omnibus Objection is sufficient under Bankruptcy Rule 3007 and that no further notice is necessary.

No Previous Request

23. No previous request for the specific relief set forth herein has been made to this or any other court.

Compliance With Rule 3007-1

24. This Twenty-First Omnibus Objection, and related exhibits attached hereto, complies with Rule 3007-1 of the Local Rules of the United States Bankruptcy Court for the District of Delaware, except for Rule 3007-1(f)(i) and (f)(iii). The Debtors have filed a concurrent motion for leave from these Local Rules.

WHEREFORE, the Debtors respectfully request that the Court enter an order disallowing and expunging each of the Cross-Debtor Duplicate Claims.

Dated: February 26, 2006

PACHULSKI STANG ZIEHL YOUNG JONES & WEINTRAUB LLP

Laura Davis Jones (Bar No. 2436) James E. O'Neill (Bar No. 4042)

919 North Market Street, 17th Floor

P.O. Box 8705

Wilmington, DE 19899-8705 (Courier 19801)

(302) 652-4100

and

KIRKLAND & ELLIS LLP Janet S. Baer Lori Sinanyan 200 East Randolph Drive Chicago, IL 60601 (312) 861-2000

Co-Counsel for Debtors and Debtors in Possession

EXHIBIT A

2/26/2007

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Irving Shaffer as Trustee Shaffer Realty Nominee Trust	6593	01-01139	\$75,000.00	∍	8/09	01-01140	\$75,000,00	5

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	15418	01-01182	Unknown	15				
	15419	01-01183	Unknown	5				
	15420	01-01184	Unknown	5				
	15421	01-01185	Unknown	5				
	15422	01-01186	Unknown	S				
	15423	01-01187	Unknown	5				
	15424	01-01188	Unknown	5				
	15425	01-01189	Unknown	5				
	15426	01-01190	Unknown	5				
	15427	01-01191	Unknown	5				
	15428	01-01192	Unknown	ח				
	15429	01-01193	Unknown	5				
	15430	01-01194	Unknown	5				
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One Beacon America Insurance Company	15592	01-01139	Unknown	n/s	15593	01-01140	Unknown	n/s
	15594	01-01142	Unknown	n/s				
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	15596	01-01143	Unknown	n/s				
	15597	01-01144	Unknown	n/s				
	15598	01-01145	Unknown	n/s				
	15599	01-01146	Unknown	n/s				
	15600	01-01147	Unknown	n/s				
	15601	01-01148	Unknown	ovs.				
	15602	01-01149	Unknown	D/S				
	15603	01-01150	Unknown	O/S				
	15604	01-01151	Unknown	n/s				
	15605	01-01152	Unknown	n/s				
	15606	01-01153	Unknown	n/s				
	15607	01-01154	Unknown	n/s				
	15608	01-01155	Unknown	n/s				
	15609	01-01156	Unknown	n/s				
	15610	01-01157	Unknown	n/s				
	15611	01-01158	Unknown	n/s				
	15612	01-01159	Unknown	n/s				
	15613	01-01160	Unknown	D/S				
	15614	01-01161	Unknown	n/s				
	15615	01-01162	Unknown	D/S				

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Creditor	Claim #	Case # Claim Filed in	Individual Claim	Type of Claim	Claim #	Case # Claim Filed in	Individual Claim	Type of Claim
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	15616	01-01163	Unknown	n/s				
	15617	01-01164	Unknown	n/s				
	15618	01-01165	Unknown	n/s				
	15619	01-01166	Unknown	n/s				
	15620	01-01167	Unknown	n/s				
	15621	01-01168	Unknown	n/s				
	15622	01-01169	Unknown	n/s				
	15623	01-01170	Unknown	n/s				
	15624	01-01171	Unknown	n/s				
	15625	01-01172	Unknown	n/s				
	15626	01-01173	Unknown	n/s				
	15627	01-01174	Unknown	n/s				
	15628	01-01175	Unknown	n/s				,
	15629	01-01176	Unknown	D/S				
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	15631	01-01178	Unknown	n/s				
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	15635	01-01182	Unknown	n/s				
	15636	01-01183	Unknown	D/S				
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	15639	01-01186	Unknown	n/s				
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	15641	01-01188	Unknown	n/s				
	15642	01-01189	Unknown	n/s				
	15643	01-01190	Unknown	∩/s				
	15644	01-01191	Unknown	D/S				
	15645	01-01192	Unknown	n/s				
	15646	01-01193	Unknown	n/s				
	15647	01-01194	Unknown	n/s				
	15648	01-01195	Unknown	n/s				
	15649	01-01196	Unknown	n/s				
	15650	01-01197	Unknown	D/S				
	15651	01-01198	Unknown	n/s				
	15652	01-01199	Unknown	n/s				
	15653	01-01200	Unknown	s/n				
Robertson-Ceco Corporation	9559	01-01139	Unknown	n	9558	01-01140	Unknown	<u>n</u>
Seaton Insurance Company	15532	01-01141	Unknown	n/s	15531	01-01140	Unknown	n/s
	15533	01-01142	Unknown	n/s				
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010619010

Creditor								
	Claim #	Case # Clalm Filed In	Individual Claim Amount	Type of Clalm (SIPIU)	Claim #	Case # Clalm Filed in	Individual Claim Amount	Type of Claim (SIPIU)
	00337	04.044	Titordal	0.00				
	9000	01-0-10	IMOINIO	9 6				
	19991	01-01140) i				
	15538	01-01147	Unknown					
	15539	01-01148	Unknown	n/s				
	15540	01-01149	Unknown	n/s				
	15541	01-01150	Unknown	n/s				
	15542	01-01151	Unknown	n/s				
	15543	01-01152	Unknown	n/s				
	15544	01-01153	Unknown	n/s				
	15545	01-01154	Unknown	n/s				
	15546	01-01155	Unknown	D/S				
	15547	01-01156	Unknown	D/S				
	15548	01-01157	Unknown	D/S				
	15549	01-01158	Unknown	n/s				
	15550	01-01159	Unknown					
	15551	01-01160	Unknown					
	15552	01-01161	Unknown	n/s				
	15553	01-01162	Unknown	n/s				
	15554	01-01163	Unknown	D/S				
	15555	01-01164	Unknown	n/s				
	7.5.5.6	01-01165	I Inknown	2 7				
	1,5550	01-01169	Thenower	0 0				
	0000	01-01-00	I SINGLE	5 8				
	82261	79110-10	UNKUOWIN	0/2				
	15559	01-01168	Unknown	n/s				
	15560	01-01169	Unknown	n/s				
	15561	01-01170	Unknown	n/s				
	15562	01-01171	Unknown	n/s				
	15563	01-01172	Unknown	n/s				
	15564	01-01173	Unknown	n/s				
	15565	01-01174	Unknown	O/S				
	15566	01-01175	Unknown	n/s				
	15567	01-01176	Unknown	n/s				
	15568	01-01177	Unknown	n/s				
	15569	01-01178	Unknown	n/s				
	15570	01-01179	Unknown	n/s				
	15571	01-01180	Unknown	S/U				
	15572	01-01181	Unknown	n/s				
	15573	01-01182	Unknown	n/s				
	15574	01-01183	Unknown	n/s				
	15575	01-01184	Unknown	n/s				
	15576	01-01185	Unknown	n/s				
	15577	01-01186	Unknown	n/s				
	15578	01-01187	Unknown	n/s				

2/26/200

Exhibit A
Other Cross-Debtor Duplicate Claims

	Other C	ross-Debtor Dupli	Cross-Debtor Duplicate Claims to be Expunged	pegunda		Other Cross-Deb	Other Cross-Debtor Surviving Claims	
Creditor	Clafm #	Case # Claim	Individual Claim	Type of Claim	Clalm #	Case # Claim	Individual Claim	Type of Claim
		Filed In	Amount	(SIPIU)		Filed In	Amount	(SIPIU)
	15579	01-01188	Unknown	O/S				
	15580	01-01189	Unknown	n/s				
	15581	01-01190	Unknown	n/s				
	15582	01-01191	Unknown	n/s				
	15583	01-01192	Unknown	n/s				
	15584	01-01193	Unknown	n/s				
	15585	01-01194	Unknown	n/s				
	15586	01-01195	Unknown	n/s				
	15587	01-01196	Unknown	n/s				
	15588	01-01197	Unknown	n/s				
	15589	01-01198	Unknown	Ω/S				
_	15590	01-01199	Unknown	D/S				
	15591	01-01200	Unknown	O/S				
	15530	01-01139	Unknown	O/S				
State of Montana Dept of Environmental Quality	15297	01-01139	\$8,510,022.16	n/s	15296	01-01140	\$8,510,022.16	n/s
	15298	01-01186	\$8,510,022.16	n/s				
Travelers Casualty and Surety Company	13936	01-01139	Unknown	Ω	13937	01-01140	Unknown	n
Tyco Healthcare Group LP	12787	01-01139	\$2,833,655.18	d.	12789	01-01140	\$2,833,655.18	Р
	Total # of Oth	ner Cross-Debtor [Total # of Other Cross-Debtor Duplicate Claims to	-				
			pe Expunded	318	Total # of C	Other Cross-Debt	Total # of Other Cross-Debtor Surviving Claims	12

2/26/2007

EXHIBIT B

Exhibit B Sealed Air Cross-Debtor Duplicate Claims

	Sealed	AIr Cross-Debtor	Segied Air Cross-Deptor Dublicate Claims to be Expunded	Expunded		Sealed All Clos	Sealed Air Cross-Depice Surviving Cidinis	2
Creditor	Claim #	Case # Claim	Individual Clalm	Type of Claim	Claim #	Case # Claim	Individual Claim	Type of Claim
		Filed In	Amount	(SIPIU)		Filed In	Amount	(SIPIU)
CPI Packaging (Sealed Air)	14357	01-01139	\$4,811,962,836.55	n	14353	01-01140	\$4,811,962,836.55	
Cryovac Chile Holdings LLC (Sealed Air)	14344	01-01140	\$4,811,962,836.55	5				
Cryovac Chile Holdings LLC (Sealed Air)	14352	01-01139	\$4,811,962,836.55	5				
Cryovac Far East Holdings LLC (Sealed Air)	14330	01-01140	\$4,811,962,836.55	ס				
Cryovac Far East Holdings LLC (Sealed Air)	14332	01-01139	\$4,811,962,836.55	n				
Cryovac International Holdings Inc (Sealed Air)	14334	01-01140	\$4,811,962,836.55	n				
Cryovac International Holdings Inc (Sealed Air)	14336	01-01139	\$4,811,962,836.55	n				
Cryovac Leasing Corporation (Sealed Air)	14331	01-01140	\$4,811,962,836.55	5				
Cryovac Leasing Corporation (Sealed Air)	14354	01-01139	\$4,811,962,836.55	ֹם				
Cryovac Poland Holdings Inc (Sealed Air)	14333	01-01140	\$4,811,962,836.55	P				
Cryovac Poland Holdings Inc (Sealed Air)	14346	01-01139	\$4,811,962,836.55	O				
Omni Supply Inc (Sealed Air)	14349	01-01139	\$4,811,962,836.55	n				
Omni Supply Inc (Sealed Air)	14355	01-01140	\$4,811,962,836.55	n				
Poly Packaging Systems Inc (Sealed Air)	14335	01-01140	\$4,811,962,836.55	'n				
Poly Packaging Systems Inc (Sealed Air)	14343	01-01139	\$4,811,962,836.55	n			ē	
PolyPride Inc (Sealed Air)	14345	01-01140	\$4,811,962,836.55	ח				
PolyPride Inc (Sealed Air)	14350	01-01139	\$4,811,962,836.55	n				
Reflectix (Sealed Air)	14337	01-01140	\$4,811,962,836.55	ח				
Reflectix (Sealed Air)	14342	01-01139	\$4,811,962,836.55	ח				
Sealed Air LLC	14340	01-01140	\$4,811,962,836.55	ח				
Sealed Air LLC	14348	01-01139	\$4,811,962,836.55	ח				
Sealed Air Nevada Holdings Limited	14338	01-01139	\$4,811,962,836.55)				
Sealed Air Nevada Holdings Limited	14358	01-01140	\$4,811,962,836.55	D				
Sealed Air Trucking Inc	14347	01-01139	\$4,811,962,836.55	ח				
Sealed Air Trucking Inc	14351	01-01140	\$4,811,962,836.55	D				
Shanklin Corp (Sealed Air)	14341	01-01139	\$4,811,962,836.55	D				
Shanklin Corp (Sealed Air)	14356	01-01140	\$4,811,962,836.55	n				
Cryovac Inc & Certain Affiliates (Sealed Air)	14363	01-01139	\$4,815,241,240.11	n	14361	01-01140	\$4,815,241,240.11	
Sealed Air Corporation	14360	01-01139	\$4,848,937,508.53	S	14359	01-01140	\$4,848,937,508.53	
Sealed Air Corporation US	14362	01-01139	\$4,830,009,950.54	n	14339	01-01140	\$4,830,009,950.54	
	Total	# of Sealed Air C	Total # of Sealed Air Cross-Debtor Duplicate		Tota	l # of Sealed Air C	Total # of Sealed Air Cross-Debtor Surviving	
			Claims to be Expunded	30			Claims	

EXHIBIT C

	7::777	i escillas cioss-penici Dupilcale ciaillo lo pe Expangea					THE SHALL SEE THE	9
Creditor	Clalm #	Case # Claim	Individual Claim	Type of Claim	Clalm #	Case # Clalm	Individual Claim	Type of Claim
		Filed In	Amount	(SIPIU)		Filed In	Amount	(SIPIU)
Bio-medical Apolications of Indiana (Fresenius)	13916	01-01139	Unknown	A/S/P/U				
Bio-medical Applications of Mississippi (Fresenius)	13915	01-01139	Unknown	A/S/P/U				
Bio-medical Applications of Oklahoma (Fresenius)	13917	01-01139	Unknown	A/S/P/U				
Bio-medical Applications of Rhode Island (Fresenius)	13918	01-01139	Unknown	A/S/P/U				
Bio-medical Applications of South Carolina (Fresenius)	13919	01-01139	Unknown	A/S/P/U				
Bio-medical Applications of Indiana (Fresenius)	13921	01-01140	Unknown	A/S/P/U				
Bio-medical Applications of Mississippi (Fresenius)	13920	01-01140	Unknown	A/S/P/U				
Bio-medical Applications of Oklahoma (Fresenius)	13923	01-01140	Unknown	A/S/P/U				
Bio-medical Applications of Rhode Island (Fresenius)	13924	01-01140	Unknown	A/S/P/U				
Bio-medical Applications of South Carolina (Fresenius)	13913	01-01140	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8102	01-01150	Unknown	A/S/P/U	8112	01-01140	Unknown	A/S/P/U
Fresentus Medical Care Holdings	8103	01-01149	Unknown	A/S/P/U				
Fresentus Medical Care Holdings	8104	01-01148	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8105	01-01147	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8106	01-01146	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8107	01-01145	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8108	01-01144	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8109	01-01143	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8110	01-01142	Unknown	A/S/P/U				
Fresenlus Medical Care Holdings	8111	01-01141	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8113	01-01139	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8114	01-01163	Unknown	A/S/P/U				
Fresenlus Medical Care Holdings	8115	01-01162	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8116	01-01161	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8117	01-01160	Unknown	A/S/P/U				
Fresenlus Medical Care Holdings	8118	01-01159	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8119	01-01158	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8120	01-01156	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8121	01-01157	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8122	01-01155	Unknown	A/S/P/U				
Fresenlus Medical Care Holdings	8123	01-01154	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8124	01-01153	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8125	01-01152	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8126	01-01151	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8127	01-01179	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8128	01-01178	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8129	01-01177	Unknown	A/S/P/U.				
Fresenlus Medical Care Holdings	8130	01-01176	Unknown	A/S/P/U				
Care	8131	01-01175	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8132	01-01174	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8133	01-01173	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8134	01-01172	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8135	01-01171	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8136	01-01170	Unknown	A/S/P/U				

126/2007

Exhibit C Fresenius Cross-Debtor Duplicate Claims

	Fresenlus	Cross-Debtor D	Fresenlus Cross-Debtor Duplicate Claims to be Expunged	Expunded :		resenius Cross-L	Fresenius Cross-Debtor Surviving Claims	ms
Creditor	Claim #	Case # Claim Filed in	Individual Claim Amount	Type of Claim (SIPIU)	Claim #	Case # Claim Filed in	individual Claim Amount	Type of Claim (SIPIU)
Fresenius Medical Care Holdings	8137	01-01169	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8138	01-01168	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8139	01-01167	Unknown	A/S/P/U				
Fresentus Medical Care Holdings	8140	01-01166	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8141	01-01165	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8142	01-01164	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8143	01-01200	Unknown	A/S/P/U				
Fresenlus Medical Care Holdings	8144	01-01199	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8145	01-01198	Unknown	A/S/P/U			-	
Fresenius Medical Care Holdings	8146	01-01197	Unknown	A/S/P/U				
Fresenlus Medical Care Holdings	8147	01-01196	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8148	01-01195	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8149	01-01194	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8150	01-01193	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8151	01-01192	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8152	01-01191	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8153	01-01190	Unknown	A/S/P/II				
Fresenius Medical Care Holdings	8154	01-01189	Unknown	A/S/P/III				
Tresentite Medical Care Holdings	155	04 04488	mional I	O ION				
Treserves (Wedles) Cale Troumgs	0.00	01-01-00	ויייסרואונט	בוינויטיא				
Fresentus Medical Care Holdings	901.9	/9110-10		D/J/S/P/U				
Fresenius Medical Care Holdings	8157	01-01186	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8158	01-01185	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8159	01-01184	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8160	01-01183	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8161	01-01182	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8162	01-01181	Unknown	A/S/P/U				
Fresenius Medical Care Holdings	8163	01-01180	Unknown	A/S/P/U				
Fresenius USA Inc.	8187	01-01171	Unknown	A/S/P/U				
Fresenius USA Inc.	8188	01-01170	Unknown	A/S/P/U				
Fresenius USA Inc.	8189	01-01169	Unknown	A/S/P/U				
Fresenius USA Inc.	8190	01-01168	Unknown	A/S/P/U				
Fresenius USA Inc.	8191	01-01167	Unknown	A/S/P/U				
Fresenlus USA Inc.	8192	01-01166	Unknown	A/S/P/U				
Fresenius USA Inc.	8193	01-01165	Unknown	A/S/P/U				
Fresenius USA Inc.	8194	01-01164	Unknown	A/S/P/U				
Fresenius USA Inc.	8195	01-01163	Unknown	A/S/P/U				
Fresenius USA Inc.	8196	01-01162	Unknown	A/S/P/U				
Fresenius USA Inc.	8197	01-01200	Unknown	A/S/P/U				
Fresenius USA Inc.	8198	01-01199	Unknown	A/S/P/U				
Fresenius USA Inc.	8199	01-01198	Unknown	A/S/P/U				
Fresenius USA Inc.	8200	01-01197	Unknown	A/S/P/U				
Fresenius USA Inc.	8201	01-01196	Unknown	A/S/P/U				
Fresenius USA Inc.	8202	01-01195	Unknown	A/S/P/U				
Fresenius USA Inc.	8203	01-01194	Unknown	A/S/P/U				
_	•			•				

2/26/2007

	Fresenus	riesellius cioss-pentoi publicate cialilis to be Expuliged				SHAPE BURE IN THE PARTY OF THE		
Creditor	Claim #	Case # Clalm Filed In	Individual Claim Amount	Type of Claim (SIPIU)	Claim #	Case # Claim Filed in	Individual Claim Amount	Type of Claim (SIPIU)
Fresenius USA Inc.	8204	01-01192	Unknown	A/S/P/U				
Fresenius USA Inc.	8205	01-01191	Unknown	A/S/P/U				
Fresenius USA Inc.	8206	01-01190	Unknown	A/S/P/U				
Fresenius USA Inc.	8207	01-01189	Unknown	A/S/P/U				
Fresenius USA Inc.	8208	01-01188	Unknown	A/S/P/U				-
Fresenius USA Inc.	8209	01-01187	Unknown	A/S/P/U				
Fresenius USA Inc.	8210	01-01186	Unknown	A/S/P/U				
Fresenius USA Inc.	8211	01-01140	Unknown	A/S/P/U				
Fresenius USA Inc.	8212	01-01139	Unknown	A/S/P/U				
Fresenius USA Inc.	8213	01-01185	Unknown	A/S/P/U				
Fresenius USA Inc.	8214	01-01184	Unknown	A/S/P/U				
Fresenius USA Inc.	8215	01-01183	Unknown	A/S/P/U				
Fresenlus USA Inc.	8216	01-01182	Unknown	A/S/P/U				
Fresenius USA Inc.	8217	01-01181	Unknown	A/S/P/U				
Fresenius USA Inc.	8218	01-01180	Unknown	A/S/P/U				
Fresenius USA Inc.	8219	01-01179	Unknown	A/S/P/U				
Fresenius USA Inc.	8220	01-01178	Unknown	A/S/P/U				
Fresenius USA Inc.	8221	01-01177	Unknown	A/S/P/U				
Fresenius USA Inc.	8222	01-01176	Unknown	A/S/P/U				
Fresenlus USA Inc.	8223	01-01175	Unknown	A/S/P/U				
Fresenius USA Inc.	8224	01-01155	Unknown	A/S/P/U				
Fresenius USA Inc.	8225	01-01193	Unknown	A/S/P/U				
Fresenius USA Inc.	8226	01-01174	Unknown	A/S/P/U				
Fresenius USA Inc.	8227	01-01173	Unknown	A/S/P/U				
Fresenius USA Inc.	8228	01-01172	Unknown	A/S/P/U				
Fresenius USA Inc.	8229	01-01161	Unknown	A/S/P/U				
Fresenius USA Inc.	8230	01-01160	Unknown	A/S/P/U				
Fresenius USA Inc.	8231	01-01159	Unknown	A/S/P/U				
Fresenius USA Inc.	8232	01-01158	Unknown	A/S/P/U				
Fresenius USA Inc.	8233	01-01157	Unknown	A/S/P/U				
Fresenius USA Inc.	8234	01-01156	Unknown	A/S/P/U				
Fresenius USA Inc.	8235	01-01154	Unknown	A/S/P/U				
Fresenius USA Inc.	8236	01-01153	Unknown	A/S/P/U				
Fresenius USA Inc.	8237	01-01152	Unknown	A/S/P/U				
Fresenius USA Inc.	8238	01-01151	Unknown	A/S/P/U				
Fresentus USA Inc.	8239	01-01150	Unknown	A/S/P/U				
Fresenius USA Inc.	8240	01-01149	Unknown	A/S/P/U				
Fresenius USA Inc.	8241	01-01148	Unknown	A/S/P/U				
Fresenius USA Inc.	8242	01-01147	Unknown	A/S/P/U				
Fresenius USA Inc.	8243	01-01146	Unknown	A/S/P/U				
Fresenius USA Inc.	8244	01-01145	Unknown	A/S/P/U				
Fresenius USA Inc.	8245	01-01144	Unknown	A/S/P/U				
Fresenius USA Inc.	8246	01-01143	Unknown	A/S/P/U				
Fresenius USA Inc.	8247	01-01142	Unknown	A/S/P/U				

Exhibit C Fresenius Cross-Debtor Duplicate Clalms

		s of ossibution bupments of the bounded		326	•		CIESCHIES CIOSS-DEDIO ORINING CIONS	2
Craditor	Claim #	Case # Claim Filed in	individual Cialm Amount	Type of Claim (SIPIU)	Claim #	Case # Claim Filed in	Individual Claim Amount	Type of Claim (SIPIU)
Fresenius LISA Inc	8248	01-01141	Inknown	I I/d/S/V				
Fresenius USA Inc.	10551	01-01155	Unknown	S/P/U				
National Medical Care (Fresenius)	8040	01-01200	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8041	01-01199	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8042	01-01198	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8043	01-01197	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8044	01-01196	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8045	01-01195	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8046	01-01194	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8047	01-01193	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8048	01-01192	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8049	01-01191	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8050	01-01190	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8051	01-01189	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8052	01-01188	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8023	01-01166	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8054	01-01165	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8022	01-01164	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8026	01-01163	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8057	01-01162	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8028	01-01161	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8028	01-01160	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8060	01-01159	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8061	01-01158	Unknown	A/S/P/U				
National Medical Care (Fresenlus)	8062	01-01157	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8063	01-01187	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8064	01-01186	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8065	01-01185	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8086	01-01184	Unknown	A/S/P/U				
National Medical Care (Fresenius)	2906	01-01183	nwonyun	AS/P/U				
National Medical Care (Tresentus) National Medical Care (Grassmins)	0000	01-01162	Unknown	A/S/P/U				
National Medical Care (Fresentis)	0208	01-01180	Linkoown	0/1/0/0/4				
National Medical Care (Fresenius)	8071	01-01179	Unknown	A/S/P/L1				
National Medical Care (Fresenius)	8072	01-01178	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8073	01-01177	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8074	01-01176	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8075	01-01175	Unknown	A/S/P/U				
National Medical Care (Fresenlus)	9026	01-01174	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8077	01-01173	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8078	01-01172	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8079	01-01171	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8080	01-01170	Unknown	A/S/P/U				
National Medical Care (Fresenius)	8081	01-01169	Unknown	A/S/P/U				

5.7

Sec. 1

EXHIBIT D

2/26/20

Exhibit D Multiple Case Claims

		Multiple Case Clain	ultiple Case Claims to be Expunged			Multiple Cas	Multiple Case Surviving Claims	
Creditor	Claim #	Case # Claim Filed In	Individual Claim Amount	Type of Claim (SIPIU)	Claim #	Case # Claim Filed in	Individual Claim Amount	Type of Clalm (SIPIU)
H.H. Holmes Testing Labs, Inc.	739	01-1141 - 01-1200	\$860.00	n	739	01-01140	\$860,00)
Master Pumps & Equipment Corp	192	01-1139; 01-1141 - 01-1200	\$1,146.70	n	192	01-01140	\$1,146.70	n I
Underwood Air Systems, Inc.	58	01-1139; 01-1141 - 01-1200	\$11,916.93	n	28	01-01140	\$11,916.93	ח
United Rentals (North America), Inc.	229	01-1139; 01-1141 - 01-1200	\$1,008.00	n	229	01-01140	\$1,008.00	

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
)
W. R. GRACE & CO., et al.,1) Case No. 01-01139 (JKF
) (Jointly Administered)
Debtors.)

DECLARATION OF MARK A. SHELNITZ IN SUPPORT OF DEBTORS' TWENTY-FIRST OMNIBUS OBJECTION TO CLAIMS (SUBSTANTIVE)

- I, Mark A. Shelnitz, hereby declare that the following is true to the best of my knowledge, information and belief:
- 1. I am the Vice President, General Counsel, and Secretary of W. R. Grace & Co., which has offices located at 7500 Grace Drive, Columbia, Maryland 21044. I submit this declaration (the "Declaration") in support of the Twenty-First Omnibus Objection (the "Twenty-First Omnibus Objection").
- 2. I am responsible for overseeing the claims review and objection process in these cases. In that capacity, I have reviewed the Twenty-First Omnibus Objection and am, directly or

The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co. Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., GC Limited Partners I, Inc., (f/k/a Grace Cocoa Limited Partners I, Inc.), GC Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc. GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation., W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (F/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

through the Debtors' personnel, attorneys, and Bankruptcy Management Corporation, the Debtors' claims consultant, familiar with the information contained therein and in the exhibits annexed thereto.

- 3. Upon information and belief, the Debtors maintain books and records (the "Books and Records") that reflect, among other things, the Debtors' liabilities and respective amounts owed to their creditors.
- 4. To date, more that 15,000 Proofs of Claim have been filed against the Debtors in these cases by holders of non-personal injury claims (the "Claimants").
- 5. Under my supervision, considerable resources and time have been expended to ensure a high level of diligence in reviewing and reconciling the proofs of claim filed in these cases. These claims were carefully reviewed and analyzed by appropriate personnel, and, in some cases, the Debtors' professional advisors, resulting in the identification of objectionable claims, which are the subject of the Twenty-First Omnibus Objection. Based on these efforts, the Debtors have determined that the claims listed in the Twenty-First Omnibus Objection should be disallowed and expunged as indicated in the Twenty-First Omnibus Objection.
- 6. To the best of my knowledge and belief, I have determined that to the extent that one or more of the claimants have filed multiple claims against the various Debtors based on a theory of joint and several liability, the Debtors assert that only one claim against the Debtors' operating entity, W. R. Grace & Co-Conn. (Case No. 01-1140), is appropriate.
- 7. The Debtors filed their Amended Joint Plan of Reorganization (the "Plan"), on January 13, 2005, proposing that as of the Effective Date (as that term is defined in the Plan), the Debtors shall be deemed consolidated under the Plan for Plan purposes only.

- 8. Upon confirmation, each and every claim filed against any of the Debtors shall be deemed filed against the deemed consolidated Debtors and shall be deemed one claim against and obligation of the deemed consolidated Debtors.
- 9. The relief requested in the Objection simply affords the Debtors the administrative convenience of minimizing duplicative claims prior to plan confirmation, and does not substantively alter a claimant's rights in respect of these claims.
- 10. With respect to the remainder of the Cross-Debtor Duplicate Claims, the same Claimant, or its affiliates, filed multiple claims for the same alleged liability.
- 11. The Debtors have reviewed their books and records and do not show any separate or independent basis for liability by the entities against whom the Cross-Debtor Duplicate Claims are asserted.

The information contained in this	Declaration is true and correct to the best of my
knowledge and belief.	
	Mark A. Shelnitz Vice President, General Counsel and Secretary
Subscribed and sworn to before me This 26th day of February, 2007	
NOTARY PUBLIC, State of	

The information contained in this Declaration is true and correct to the best of my knowledge and belief.

Vice President, General Counsel and Secretary

Subscribed and sworn to before me This 26th day of February, 2007

NOTARY PUBLIC, State of Maryland My Commission Expires: 09/01/2008

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
W. R. GRACE & CO., et al.,1)) Case No. 01-01139 (JKF)
Debtors.) (Jointly Administered))

ORDER GRANTING RELIEF SOUGHT IN DEBTORS' TWENTY-FIRST OMNIBUS OBJECTION TO CLAIMS (SUBSTANTIVE)

Upon the Twenty-First Omnibus Objection to Claims (Substantive) (the "Twenty-First Omnibus Objection") filed by the above captioned debtors and debtors in possession (collectively, the "Debtors"), seeking entry of an order expunging and disallowing certain claims (collectively, the "Cross-Debtor Duplicate Claims"); and no previous application having been made, and upon consideration of the matters set forth herein; and due and proper notice of the Twenty-First Omnibus Objection having been given, it is hereby

The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co. Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., GC Limited Partners I, Inc., (f/k/a Grace Cocoa Limited Partners I, Inc.), GC Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc. GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation., W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (F/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

ORDERED that, except as hereinafter stated, the relief sought in the Twenty-First Omnibus Objection is granted to the extent not inconsistent with the language herein and with the Exhibits attached hereto; and it is further

ORDERED that, the Objection to each of the Cross-Debtor Duplicate Claims listed on Exhibits A-C to this Order is sustained, and each of the Cross-Debtor Duplicate Claims listed on Exhibits A-C is disallowed and expunged for all purposes; and it is further

ORDERED that, the Objection to each of the Multiple Case Claims listed on Exhibit D against Cases 01-1139 and 01-1141 - 01-1200 is sustained, and each of the Multiple Case Claims listed on Exhibit D against Cases 01-1139 and 01-1141 - 01-1200 is disallowed and expunged for all purposed; and it is further

ORDERED that, each of the Cross-Debtor Surviving Claims identified on Exhibits A-C is unaffected by this Order and the Debtors and Claimants reserve all rights with respect to the Cross-Debtor Surviving Claims; and it is further

ORDERED that, each Multiple Case Claims listed on Exhibit D against Case 01-1140 is unaffected by this Order and the Debtors and Claimants reserve all rights with respect to the Multiple Case Claims listed on Exhibit D against Case 01-1140; and it is further

ORDERED that, all supporting documentation filed with a disallowed Cross-Debtor Duplicate Claim shall be deemed to have been properly filed with the corresponding Cross-Debtor Surviving Claim; and it is further

ORDERED that, this Order is effective without further action of the Debtors and/or the Claimants; and it is further

ORDERED that, pursuant to Rule 54(b) of the Federal Rules of Civil Procedure, made applicable in the contested matter by Rule 7054 and 9014 of the Federal Rules of Bankruptcy

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Procedure, the Court hereby directs entry of a final judgment with respect to the Claims objected to in the Twenty-First Omnibus Objection as to which relief is entered by this Court, having determined that there is no just reason for delay in the entry of judgment on these matters; and it is further

ORDERED that, this Court shall retain jurisdiction to hear and determine all matters arising from the implementation of this Order.

Dated:		, 2007
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Honorable Judith K. Fitzgerald United States Bankruptcy Judge